

Bill Digest

Introduced Version

HOUSE BILL No.

DIGEST OF INTRODUCED BILL

Citations Affected: IC 25-1; IC 25-21.8.

Synopsis: Licensure of motor vehicle repair. Establishes the Indiana motor vehicle repair board. Requires a person who does business in Indiana as a specialty mechanic, master mechanic, motor vehicle mechanic, or mechanic trainee or who operates a motor vehicle repair facility in Indiana to be licensed by the board. Provides that the board shall establish licensure requirements for licenses issued by the board. Provides that a consumer is entitled to an estimate of the cost of a car repair before agreeing to the car repair. Provides that if a consumer has a car repaired, the consumer is entitled to the return of any replaced motor vehicle part except under certain circumstances. Provides that a consumer may waive the consumer's rights under the motor vehicle repair law under certain circumstances. Provides penalties for violation of licensure and other requirements of the motor vehicle repair law.

Effective: July 1, 20	
	Author
	read first time and referred to Committee on



20001242

Bill: Amendment by Adding New Language

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type. Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the General Assembly.	Introduced
Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type , and deletions will appear in this style type . Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type . Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in <i>this style type</i> or <i>this style type</i> reconciles conflicts	Regular Session General Assembly (20)
	Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type , and deletions will appear in this style type . Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type . Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in <i>this style type</i> or <i>this style type</i> reconciles conflicts

SENATE BILL No. 18

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 6-3.1-13-13 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 20]: Sec. 13. (a) The board may
3	make credit awards under this chapter to foster job creation and
4	preservation in Indiana.
5	(b) The credit shall be claimed for the taxable years specified in the
6	taxpayer's tax credit agreement.
7	SECTION 2. IC 6-3.1-13-14 IS AMENDED TO READ AS
8	FOLLOWS [EFFECTIVE JULY 1, 20_]: Sec. 14. A person that
9	proposes a project to create new jobs or preserve jobs in Indiana may
10	apply to the board to enter into an agreement for a tax credit under this
11	chapter. The director shall prescribe the form of the application.

Bill: Amendment by Deleting Existing Language

Introduced
Regular Session General Assembly (20)
PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type. Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts
between statutes enacted by the General Assembly.

HOUSE BILL No. 1049

A BILL FOR AN ACT to amend the Indiana Code concerning education.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 12-17-12-3 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 20_]: Sec. 5. As used in this
3	chapter, "school age child care program" means a program operated by
4	a school corporation or a nonprofit organization that offers care to
5	children who are at least five (5) years of age but less than fifteen (15)
6	years of age for the following periods of time:
7	(1) Before or after the school day, or both.
8	(2) When school is not in session.
9	(3) When school is in session for students who are enrolled in a
0	half-day kindergarten program.



20__

IN 1049—LS 6363/DI 73

Bill: Amendment by Combining Additions and Deletions

	Introduced
Regular Session General Assembly (2	20)
PRINTING CODE. Amendments: Whenever an existing statute (or a section Constitution) is being amended, the text of the existing provision will appear in additions will appear in this style type , and deletions will appear in this style Additions: Whenever a new statutory provision is being enacted (or a new provision adopted), the text of the new provision will appear in this style t word NEW will appear in that style type in the introductory clause of each SECT a new provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in <i>this style type</i> or <i>this style type</i> recorbetween statutes enacted by the General Assembly.	this style type, type. constitutional type. Also, the ITON that adds

SENATE BILL No. 21

A BILL FOR AN ACT to amend the Indiana Code concerning education.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 20-10.1-17-3 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 20_]: Sec. 3. (a) The board shall
3	adopt state achievement standards for mathematics and
4	English/language arts for the grade levels tested under the ISTEP
5	program. ISTEP program testing shall be administered in the following
6	subject areas:
7	(1) English/language arts.
8	(2) Arts.
9	(2) (3) Mathematics.
.0	(4) Science.
.1	(b) ISTEP program testing may be administered in the following
2	subject areas:
.3	(1) Social studies.



20__

IN 21—LS 6159/DI 2

Bill: Amendment by Adding a Subsection

Introduced ______ Regular Session _____ General Assembly (20___)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the _____ General Assembly.

SENATE BILL No. 111

A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 33-4-1-10 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 20_]: Sec. 10. (a) The county of
3	Clark shall constitute the Fourth Judicial Circuit of the State of Indiana
4	(b) The judges of the Clark circuit court and Clark superior
5	court may jointly appoint one (1) full-time magistrate under
6	IC 33-4-7 to serve the circuit and superior courts.
7	(c) The magistrate continues in office until removed by the
8	judges of the Clark circuit and superior courts.
9	SECTION 2. IC 33-4-1-22 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 20_]: Sec. 22. (a) The county of
11	Floyd shall constitute the Fifty-second Judicial Circuit.
12	(b) The judges of the Floyd circuit court, Floyd superior court
13	and Floyd county court may jointly appoint one (1) full-time
14	magistrate under IC 33-4-7 to serve the circuit, superior, and



15

20__

county courts.

IN 111—LS 6721/DI 100

Bill: Amendment of a Subsection

Introduced

miloduced
Regular Session General Assembly (20)
PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana
Constitution) is being amended, the text of the existing provision will appear in this style type,
additions will appear in this style type , and deletions will appear in this style type .
Additions: Whenever a new statutory provision is being enacted (or a new constitutional
provision adopted), the text of the new provision will appear in this style type. Also, the
word NEW will appear in that style type in the introductory clause of each SECTION that adds
a new provision to the Indiana Code or the Indiana Constitution.
Conflict reconciliation: Text in a statute in <i>this style type</i> or <i>this style type</i> reconciles conflicts
between statutes enacted by the General Assembly.
• — •

SENATE BILL

A BILL FOR AN ACT to amend the Indiana Code concerning motor vehicles.

Be it enacted by the General Assembly of the State of Indiana:

1

2

3

4

5

6

7

8

9

10

11 12 SECTION 1. IC 9-18-25-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 20__]: Sec. 14. (a) This section applies to an organization that receives a special group license plate issued under this chapter before January 1, 1998.

(b) The bureau shall terminate the organization's qualification for the special group license plate program and no further special group recognition license plates shall be issued for the organization if less than two thousand (2,000) five hundred (500) of the organization's special group license plates are sold or renwed renewed before January 1, 2001. The bureau shall notify the organization's representatives that the organization will be ineligible to participate in the special group license plate in a plate cycle beginning after December 31, 20__.

Bill: Addition of an Article

Introduced

_____ Regular Session _____ General Assembly (20__)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the _____ General Assembly.

SENATE BILL No. 120

A BILL FOR AN ACT to amend the Indiana Code concerning state offices and administration and to make an appropriation.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 4-2.5 IS ADDED TO THE INDIANA CODE AS A
2	NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1,
3	20]:
4	ARTICLE 2.5. SALARIES OF PUBLIC OFFICERS
5	Chapter 1. Definitions
6	Sec. 1. The definitions in this chapter apply throughout this
7	article.
8	Sec. 2. "Commission" refers to the public officers salary
9	commission established by IC 4-2.5-2-1.
0	Sec. 3. "Political subdivision" has the meaning set forth in
1	IC 36-1-2-13.
2	Sec. 4. "Public employee" refers to any of the following:
3	(1) An employee of the state.
4	(2) An employee of a political subdivision.
5	(3) An employee of any other entity whose salary is paid in
6	any part from funds derived from taxes imposed by the state.



20__

IN 120—LS 6721/DI 100

Bill: Addition of a Chapter

Introduced

Regular Session General Assembly (20)
PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana
Constitution) is being amended, the text of the existing provision will appear in this style type,
additions will appear in this style type , and deletions will appear in this style type .
Additions: Whenever a new statutory provision is being enacted (or a new constitutional
provision adopted), the text of the new provision will appear in this style type. Also, the
word NEW will appear in that style type in the introductory clause of each SECTION that adds
a new provision to the Indiana Code or the Indiana Constitution.
Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts
between statutes enacted by the General Assembly.

SENATE BILL No. 26

A BILL FOR AN ACT to amend the Indiana Code concerning property.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 22-13-5 IS ADDED TO THE INDIANA CODE
2	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 20]:
4	Chapter 5. Power of State Building Commissioner to Interpret
5	Building Laws
6	Sec. 1. The office of the state building commissioner may issue
7	a written interpretation of a building law. An interpretation issued
8	by the office of the state building commissioner must be consistent
9	with building laws enacted by the general assembly or adopted by
10	the commission.
11	Sec. 2. A written interpretation issued by the office of the state
12	building commissioner under section 1 of this chapter shall be
13	treated as a building law until it is amended or repealed

Bill: Addition of a Section

HOUSE BILL No. 1358

A BILL FOR AN ACT to amend the Indiana Code concerning hate crimes.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 5-2-5-14 IS ADDED TO THE INDIANA CODE
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
3	1, 20]: Sec. 14. (a) A law enforcement agency shall collect
4	information concerning offenses that are apparently directed at an
5	individual or group because of the color, creed, disability, national
6	origin, race, religion, sexual orientation, or sex of the individual or
7	the members of the group.
8	(b) At least two (2) times each year, a law enforcement agency
9	shall submit information collected under subsection (a) to the
10	Indiana criminal justice institute.



20__

IN 1358—LS 6556/DI 101

IN 1358—L

Bill: Independent Repeal of One Statute

Introduced

Regular Session General Assembly (20)
PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in <i>this style type</i> or <i>this style type</i> reconciles conflicts between statutes enacted by the General Assembly.
SENATE BILL No. 70
A BILL FOR AN ACT to repeal a provision of the Indiana Code concerning education.
Be it enacted by the General Assembly of the State of Indiana:

1 2

Bill: Independent Repeal of Several Statutes

Introduced		
Regular Session General Assembly (20)		
PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in <i>this style type</i> or <i>this style type</i> reconciles conflicts between statutes enacted by the 1999 General Assembly.		
between statutes enacted by the 1999 General Assembly.		
SENATE BILL No. 100		
A BILL FOR AN ACT to repeal certain provisions of the Indiana Code concerning court and court officers.		

SECTION 1. THE FOLLOWING ARE REPEALED [EFFECTIVE 1

Be it enacted by the General Assembly of the State of Indiana:

JULY 1, 20__]: IC 33-20-2-1; IC 33-20-5-8. 2



20__

IN 100-LS 6151/DI 99

Bill: Repealer Coupled with Other Amendments

HOUSE BILL No. 1070

A BILL FOR AN ACT to amend the Indiana Code concerning professions and occupations.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 25-8-4-19 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 20_]: Sec. 19. The board shall
3	renew a license if the license holder
4	(1) pays the fee set forth in IC 25-8-13 to renew the license before
5	the license is to expire. and
6	(2) fulfills the continuing education requirements under
7	IC 25-8-15.
8	SECTION 2. THE FOLLOWING ARE REPEALED [EFFECTIVE
9	JULY 1, 20]: IC 25-8-2-2.5; IC 25-8-2-3.5; IC 25-8-15.

Bill: Amendment of a Noncode Act

	Introduced
Regular Session	_ General Assembly (20)
PRINTING CODE. Amendments: Whenever a Constitution) is being amended, the text of the e	Č

additions will appear in **this style type**, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds

a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the _____ General Assembly.

HOUSE BILL No. 1200

A BILL FOR AN ACT concerning state finance.

Be it enacted by the General Assembly of the State of Indiana:

- SECTION 1. P.L.340-1995, SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE OCTOBER 1, 20__]: SECTION 25. (a) The governor of the state of Indiana is solely authorized to accept on behalf of the state any and all federal funds available to the state of Indiana.
 - (b) This subsection does not apply to federal funds that are received under a federal block grant that replaces any part of a federal categorical grant after September 30, 1999. Federal funds received under this SECTION are appropriated for their purposes, subject to allotment by the budget agency. Subject to the limitations in this subsection, the provisions of this SECTION and all other SECTIONS concerning the acceptance, disbursement, review, and approval of any grant, loan, or gift made by the federal government or any other source to the state or its agencies and political subdivisions shall apply, notwithstanding any other law.



20___

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

IN 1200-LS 6251/DI 99

Bill: Enactment of a Noncode Act

Introduced

HOUSE BILL No. 1050

A BILL FOR AN ACT concerning human services.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. [EFFECTIVE UPON PASSAGE] (a) As used in this
2	SECTION, "ICF/MR" means an intermediate care facility for the
3	mentally retarded.
4	(b) As used in this SECTION, "waiver" means a Section 19159c)
5	waiver under the federal Home and Community-Based Services
6	Program (42 U.S.C. 1396 et seq.).
7	(c) Before July 1, 20, the office of Medicaid policy and
8	planning shall apply to the United States Department of Health and
9	Human Services for approval allowing Indiana to increase by an
10	additional two thousand one hundred (2,100), before July 1, 20,
11	the total number of individuals using an ICF/MR under the waiver.
12	(d) The office of Medicaid policy and planning shall request in
13	its application under subsection (c) for the increase that Indiana be
14	allowed to increase the number of individuals using an ICF/MR
15	under the waiver by at least three hundred sixty (360) but not more
16	than five hundred (500) each year, based upon available
17	appropriations, and until the maximum number specified under



20__

IN 1050—LS 6251/DI 13

1	subsection (c) is reached.
2	(e) The office of Medicaid pol
3	under this SECTION the numb

- (e) The office of Medicaid policy and planning may not increase under this SECTION the number of individuals under the waiver until the office of Medicaid policy and planning files an affidavit with the governor that attests that the approval applied for under subsection (c) is in effect. The office of Medicaid policy and planning shall file the affidavit under this subsection not later than five (5) days after the office of Medicaid policy and planning is notified of the approval.
- (f) If the office of Medicaid policy and planning receives an approval for an increase under this SECTION from the United States Department of Health and Human Services and the governor receives the affidavit filed under subsection (e), the office of Medicaid policy and planning shall increase the number of individuals using an ICF/MR under the waiver not more than sixty (60) days after the governor receives the affidavit.
- 17 (g) This SECTION expires July 1, 20__.
- 18 SECTION 2. An emergency is declared for this act.



20__

IN 1050—LS 6251/DI 13

Bill: Repeal of a Noncode Act

Introduced

Regular Session General Assembly (20)
PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type. Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the General Assembly.
HOUSE BILL No. 2002
[Editorial Note: Use the following style for acts enacted after the 1971 regular session but before the 1982 special session.]
A BILL FOR AN ACT to repeal Acts 1981, P.L.600 concerning noncode acts.
Be it enacted by the General Assembly of the State of Indiana:
SECTION 1. ACTS 1981, P.L.600 IS REPEALED [EFFECTIVE JULY 1, 20_].
[Editorial Note: Use the following style for acts enacted after the 1982 Regular Session.]
A BILL FOR AN ACT to repeal P.L.600-1983 concerning noncode acts.
Be it enacted by the General Assembly of the State of Indiana:

1 2

EXHIBIT 16 Vehicle Bill

SENATE BILL No. 69

A BILL FOR AN ACT to amend the Indiana Code concerning education.

Be it enacted by the General Assembly of the State of Indiana:

1 SECTION 1. IC 20 is amended concerning education.



2000

IN 69—LS 6151/DI 13

Bill for Special Relief

Introduced
Regular Session General Assembly (20)
PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type. Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the General Assembly.
SENATE BILL No. 12
A BILL FOR AN ACT for the special relief of Bill Backer.
Be it enacted by the General Assembly of the State of Indiana:

Language for Establishment of a Legislative Study Committee

Introduced
Regular Session General Assembly (20)
PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type. Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the General Assembly.
HOUSE BILL No. 1999
A BILL FOR AN ACT concerning the general assembly.
Be it enacted by the General Assembly of the State of Indiana:
SECTION 1. [EFFECTIVE JULY 1, 20] (a) As used in this SECTION [section], "committee" ["commission"] refers to the interim study committee on [insert subject matter] established by this SECTION [section]. (b) There is established the interim study committee [commission] on [insert subject matter]. The committee [commission] shall study (c) The committee [commission] shall operate under the policies governing study committees adopted by the legislative council.
(d) The affirmative votes of a majority of the voting members
appointed to the [committee] [commission] are required for the
[committee] [commission] to take action on any measure, including
final reports.



20__

IN 1999—LS 6159/DI 50

(e) This SECTION [section] expires [insert date].

Language for Establishment of an Executive Committee

Introduced



20__

IN 1888—LS 6159/DI 50

- (g) Each member of the committee [commission] who is not a state employee is [is not] entitled to the minimum salary per diem provided by IC 4-10-11-2.1(b). The member is also [is, however,] entitled to reimbursement for traveling expenses as provided under IC 4-13-1-4 and other expenses actually incurred in connection with the member's duties as provided in the state policies and procedures established by the Indiana department of administration and approved by the budget agency.
- (h) Each member of the committee [commission] who is a state employee [but who is not a member of the general assembly] is entitled to reimbursement for traveling expenses as provided under IC 4-13-1-4 and other expenses actually incurred in connection with the member's duties as provided in the state policies and procedures established by the Indiana department of administration and approved by the budget agency.
- (i) Each member of the committee [commission] who is a member of the general assembly is entitled to receive the same per diem, mileage, and travel allowances paid to legislative members of interim study committees established by the legislative council. Per diem, mileage, and travel allowances paid under this subsection shall be paid from appropriations made to the legislative council or the legislative services agency.
- (j) Each member of the committee [commission] who is a member of the general assembly is a nonvoting member.
- (k) The affirmative votes of a majority of the voting members appointed to the [committee] [commission] are required for the [committee] [commission] to take action on any measure, including final reports.



20__

IN 1888—LS 6159/DI 50

Criminal Penalties

EXPLANATION OF PENALTY PROVISIONS AND PROCEDURES IN THE INDIANA CODE Prepared by the Legislative Services Agency (Last Revised: 8/98)			
CRIMINAL MATTERS		,	
CATEGORY	FIXED TERM OF IMPRISONMENT	MAXIMUM FINE	STATUTORY AUTHORITY****
Murder	55 years (+10 or -10)*, Death Penalty, or Life Imprisonment without Parole	\$10,000***	IC 35-50-2-3(a) IC 35-50-2-9
Class A Felony	30 years (+20 or -10)*	\$10,000***	IC 35-50-2-4
Class B Felony	10 years (+10 or -4)*	\$10,000***	IC 35-50-2-5
Class C Felony	4 years (+4 or -2)*	\$10,000***	IC 35-50-2-6
Class D Felony	1.5 years (+1.5 or -1)* or Reduction to Class A misdemeanor**	\$10,000***	IC 35-50-2-7
Class A Misdemeanor	Up to 1 year	\$ 5,000***	IC 35-50-3-2
Class B Misdemeanor	Up to 180 days	\$ 1,000***	IC 35-50-3-3
Class C Misdemeanor	Up to 60 days	\$ 500***	IC 35-50-3-4
CIVIL MATTERS			
CATEGORY	FIXED TERM OF IMPRISONMENT	MAXIMUM CIVIL JUDGMENT	STATUTORY AUTHORITY
Class A Infraction	None	\$10,000	IC 34-28-5-4(a)
Class B Infraction	None	\$ 1,000	IC 34-28-5-4(b)
Class C Infraction	None	\$ 500	IC 34-28-5-4(c)
Class D Infraction	None	\$ 25	IC 34-28-5-4(d)
Ordinance Violation	None	\$ 2,500****	IC 36-1-3-8(10)

 $[\]ast$ The numbers in parentheses represent the extent of judicial discretion in cases in which aggregating or mitigating circumstances are found.

^{**} Certain crimes not eligible for reduction to Class A misdemeanor.

^{***} IC 35-50-5-2 provides for an alternative fine equal to twice the offender's pecuniary gain or twice the pecuniary loss of the victim.

^{****} Miscellaneous other statutes provide various sanctions in specific cases, including driver's license suspension (e.g., IC 9-30-5-10; IC 9-30-13), treble damages (IC 34-24-3), forfeiture (IC 34-24-1) and IC 34-24-1, disenfranchisement (IC 35-50-5-1.1), and restitution (IC 35-50-5-3).

^{*****}The maximum civil judgment for violations of certain ordinances concerning air emissions is \$10,000.

Language Requesting a Medicaid Waiver

Introduced

Regular Session General Assembly (20)
PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana
Constitution) is being amended, the text of the existing provision will appear in this style type,
additions will appear in this style type , and deletions will appear in this style type.
Additions: Whenever a new statutory provision is being enacted (or a new constitutional
provision adopted), the text of the new provision will appear in this style type. Also, the
word NEW will appear in that style type in the introductory clause of each SECTION that adds
a new provision to the Indiana Code or the Indiana Constitution.
Conflict reconciliation: Text in a statute in <i>this style type</i> or <i>this style type</i> reconciles conflicts
between statutes enacted by the General Assembly.

HOUSE BILL No. 1777

A BILL FOR AN ACT concerning human services.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. [EFFECTIVE UPON PASSAGE] (a) As used in this
2	SECTION, "office" refers to the office of Medicaid policy and
3	planning.
4	(b) As used in this SECTION, "traumatic brain injury" means
5	an injury to the brain arising from external forces, including closed
6	or open head injuries, toxic chemical reactions, anoxia, near
7	drownings, and focal brain injuries.
8	(c) As used in this SECTION, "waiver" refers to a home and
9	community based services traumatic brain injury waiver.
10	(d) Before July 1, 20, the office shall apply to the United
11	States Department of Health and Human Services for approval of
12	the necessary waiver under the federal Home and Community
13	Based Services program (42 U.S.C. 1396 et seq.) to develop and
14	implement home and community based services for individuals

with a traumatic brain injury.



15 16

17

20__

IN 1777—LS 9999/DI 13

(e) The office of Medicaid policy and planning may not

implement the waiver until the office files an affidavit with the

1	governor attesting that the federal waiver applied for under this
2	SECTION is in effect. The office shall file the affidavit under this
3	subsection not later than five (5) days after the office is notified
4	that the waiver is approved.
5	(f) If the office receives a waiver under this SECTION from the
6	United States Department of Health and Human Services and the
7	governor receives the affidavit filed under subsection (e), the office
8	shall implement the waiver not more than sixty (60) days after the
9	governor receives the affidavit.
10	(g) The office may adopt rules under IC 4-22-2 necessary to
11	implement this SECTION.
12	(i) This SECTION expires July 1, 20
13	SECTION 2. An emergency is declared for this act.



Language Savings Clause for a Recodified Title

Introduced

Second Regular Session 110th General Assembly (1998)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 1997 General Assembly.

SENATE BILL No. 8

A BILL FOR AN ACT to amend the Indiana Code concerning civil law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 34-7-1 IS ADDED TO THE INDIANA CODE AS
2	A NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1
3	1998]:
4	ARTICLE 7. GENERAL PROVISIONS
5	Chapter 1. Effect of Recodification Act of the 1998 Regular
6	Session of the General Assembly
7	Sec. 1. The purpose of the recodification act of the 1998 regular
8	session of the general assembly is to recodify prior civil law and
9	procedure in a style that is clear, concise, and easy to interpret and
10	apply. Except to the extent that:
11	(1) the recodification act of the 1998 regular session of the
12	general assembly is amended to reflect the changes made in a
13	provision of another bill that adds to, amends, or repeals a
14	provision in the recodification act of the 1998 regular session



1998

IN 8-LS 6159/DI 50

1	of the general assembly; or
2	(2) the minutes of meetings of the code revision commission
3	during 1997 expressly indicate a different purpose;
4	the substantive operation and effect of the prior civil law and
5	procedure continue uninterrupted as if the recodification act of the
6	1998 regular session of the general assembly had not been enacted
7	Sec. 2. Subject to section 1 of this chapter, sections 3 through 9
8	of this chapter shall be applied to the statutory construction of the
9	recodification act of the 1998 regular session of the general
10	assembly.
11	Sec. 3. (a) The recodification act of the 1998 regular session of
12	the general assembly does not affect:
13	(1) any rights or liabilities accrued;
14	(2) any penalties incurred;
15	(3) any violations committed;
16	(4) any proceedings begun;
17	(5) any bonds, notes, loans, or other forms of indebtedness
18	issued, incurred, or made;
19	(6) any tax levies made or authorized;
20	(7) any funds established;
21	(8) any patents issued;
22	(9) the validity, continuation, or termination of any contracts
23	or leases executed;
24	(10) the validity, continuation, scope, termination, suspension
25	or revocation of:
26	(A) permits;
27	(B) licenses;
28	(C) certificates of registration;
29	(D) grants of authority; or
30	(E) limitations of authority; or
31	(11) the validity of court decisions entered regarding the
32	constitutionality of any provision of the prior civil law and
33	procedure;
34	before the effective date of the recodification act of the 1998
35	regularsessionofthegeneralassembly(July1,1998).Thoserights
36	liabilities, penalties, offenses, proceedings, bonds, notes, loans
37	other forms of indebtedness, tax levies, funds, patents, contracts



IN 8—LS 6159/DI 50

leases, permits, licenses, certificates of registration, grants of authority, or limitations of authority continue and shall be imposed and enforced under prior civil law and procedure as if the recodification act of the 1998 regular session of the general assembly had not been enacted.

- (b) The recodification act of the 1998 regular session of the general assembly does not:
 - (1) extend, or cause to expire, a permit, license, certificate of registration, or other grant or limitation of authority; or
 - (2) in any way affect the validity, scope, or status of a license, permit, certificate of registration, or other grant or limitation of authority;

issued under the prior civil law and procedure.

- (c) The recodification act of the 1998 regular session of the general assembly does not affect the revocation, limitation, or suspension of a permit, license, certificate of registration, or other grant or limitation of authority based in whole or in part on violations of the prior civil law and procedure or the rules adopted under the prior civil law and procedure.
- Sec. 4. The recodification act of the 1998 regular session of the general assembly shall be construed as a recodification of prior civil law and procedure statutes. Except as provided in section 1(1) and 1(2) of this chapter, if the literal meaning of the recodification act of the 1998 regular session of the general assembly (including a literal application of an erroneous change to an internal reference) would result in a substantive change in the prior civil law and procedure, the difference shall be construed as a typographical, spelling, or other clerical error that must be corrected by:
 - (1) inserting, deleting, or substituting words, punctuation, or other matters of style in the recodification act of the 1998 regular session of the general assembly; or
- (2) using any other rule of statutory construction; as necessary or appropriate to apply the recodification act of the 1998 regular session of the general assembly in a manner that does not result in a substantive change in the law. The principle of statutory construction that a court must apply the literal meaning



1 2

IN 8—LS 6159/DI 50

of an act if the literal meaning of the act is unambiguous does not apply to the recodification act of the 1998 regular session of the general assembly to the extent that the recodification act of the 1998 regular session of the general assembly is not substantively identical to the prior civil law and procedure.

- Sec. 5. Subject to section 8 of this chapter, a reference in a statute or rule to a statute that is repealed and replaced in the same or a different form in the recodification act of the 1998 regular session of the general assembly shall be treated after the effective date of the new provision as a reference to the new provision.
- Sec. 6. A citation reference in the recodification act of the 1998 regular session of the general assembly to another provision of the recodification act of the 1998 regular session of the general assembly shall be treated as including a reference to the provision of prior civil law and procedure that is substantively equivalent to the provision of the recodification act of the 1998 regular session of the general assembly that is referred to by the citation reference.
- Sec. 7. (a) As used in the recodification act of the 1998 regular session of the general assembly, a reference to rules adopted under any provision of this title or under any other provision of the recodification act of the 1998 regular session of the general assembly refers to either:
 - (1) rules adopted under the recodification act of the 1998 regular session of the general assembly; or
 - (2) rules adopted under the prior civil law and procedure until those rules have been amended, repealed, or superseded.
- (b) Rules adopted under the prior civil law and procedure continue in effect after June 30, 1998, until the rules are amended, repealed, or suspended.
- Sec. 8. (a) A reference in the recodification act of the 1998 regular session of the general assembly to a citation in the prior civil law and procedure before its repeal is added in certain sections of the recodification act of the 1998 regular session of the general assembly only as an aid to the reader.
- (b) The inclusion or omission in the recodification act of the 1998 regular session of the general assembly of a reference to a citation in the prior civil law and procedure before its repeal does



IN 8—LS 6159/DI 50

11(0 Eg 013)/

1	not affect:
2	(1) any rights or liabilities accrued;
3	(2) any penalties incurred;
4	(3) any violations committed;
5	(4) any proceedings begun;
6	(5) any bonds, notes, loans, or other forms of indebtedness
7	issued, incurred, or made;
8	(6) any tax levies made;
9	(7) any funds established;
10	(8) any patents issued;
11	(9) the validity, continuation, or termination of contracts or
12	leases executed;
13	(10)thevalidity, continuation, scope, termination, suspension,
14	or revocation of:
15	(A) permits;
16	(B) licenses;
17	(C) certificates of registration;
18	(D) grants of authority; or
19	(E) limitations of authority; or
20	(11) the validity of court decisions entered regarding the
21	constitutionality of any provision of the prior civil law and
22	procedure;
23	before the effective date of the recodification act of the 1998
24	regularsessionofthegeneralassembly(July1,1998).Thoserights,
25	liabilities, penalties, offenses, proceedings, bonds, notes, loans,
26	other forms of indebtedness, tax levies, funds, patents, contracts,
27	leases, licenses, permits, certificates of registration, and other
28	grants of authority continue and shall be imposed and enforced
29	under prior civil law and procedure as if the recodification act of
30	the 1998 regular session of the general assembly had not been
31	enacted.
32	(c) The inclusion or omission in the recodification act of the
33	1998 regular session of the general assembly of a citation to a
34	provision in the prior civil law and procedure statutes does not
35	affect the use of a prior conviction, violation, or noncompliance
36	under the prior civil law and procedure as the basis for revocation
37	of a license, permit, certificate of registration, or other grant of



1998

IN 8—LS 6159/DI 50

1	authority under the recodification act of the 1998 regular session
2	of the general assembly, as necessary or appropriate to apply the
3	recodification act of the 1998 regular session of the general
4	assembly in a manner that does not result in a substantive change
5	in the law.
6	Sec. 9. Sections 1 through 8 of this chapter apply to IC 34-18

Sec. 9. Sections 1 through 8 of this chapter apply to IC 34-18 concerning medical malpractice, which, before it was recodified in the recodification act of the 1998 regular session of the general assembly effective July 1, 1998, appeared at IC 27-12 in the Indiana Code.



1998

7

8

9 10

IN 8—LS 6159/DI 50

Commonly Used Drafting Commands

Page, line commands:

Delete the title and insert the following:

A BILL FOR AN ACT to amend the Indiana Code concerning XX.

A BILL FOR AN ACT concerning XX.

Delete everything after the enacting clause and insert the following:

(Note: This is a command to strip a bill.)

Delete pages XX through XX.

Delete page XX.

Delete the amendment made on motion of XX, adopted XX, 2000.

Page XX, line XX, delete "XX" and insert "XX". Page XX, line XX, delete "XX" and insert "XX".

(Note: insertions in the commands on this page might be either bold or roman, depending on the context).

Page XX, line XX, delete "XX".

Page XX, line XX, after "XX" insert "XX".

Page XX, line XX, before "XX" insert "XX".

Page XX, line XX, strike "XX"

Page XX, line XX, strike "XX" and insert "XX".

Page XX, between lines XX and XX, begin a new paragraph and insert:

"(a)..."

Page XX, line XX, beginning with "XX" begin a new line blocked

Page XX, line XX, begin a new line block indented and insert: "(1)...".

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"(a)...".

Page XX, line XX, reset in roman "XX".

Page XX, reset in roman lines "XX" through "XX".

Page XX, delete lines XX through XX.

Page XX, delete line XX.

Page XX, run in lines XX through XX.

Replace the effective dates in SECTIONS XX through XX with

Replace the effective date in SECTION XX with "[XX]".

Page XX, after line XX, begin a new paragraph and insert:

"SECTION XX. An emergency is declared for this act.".

Renumber all SECTIONS consecutively.

Reference lines:

(Reference is to XX as introduced.)

(Reference is to XX as printed XX, 2000.)

(Reference is to XX as reprinted XX, 2000.)

(Reference is to XX as printed XX, 2000, and as amended by the committee report of the

committee of one adopted XX, 2000.)

(Reference is to XX as printed XX, 2000, and as amended on motion of XX adopted XX, 2000.)

(Reference is to XX as printed XX, 2000, and as corrected under Senate Rule 33(c) XX, 2000.)

(Reference is to XX as printed XX, 2000, and as corrected under House Rule 67 XX, 2000.)

Effective Date Styles:
[EFFECTIVE UPON PASSAGE] [EFFECTIVE JULY 1, 2000] [EFFECTIVE XX, 2000]

[EFFECTIVE JANUARY 1, 2000 (RETROACTIVE)] [EFFECTIVE XX, 20XX (RETROACTIVE)]

Checklist for Reviving Legislation from a Previous Year

"Revival" of a Bill From a Previous Session

Here are the steps you should follow every time you revive a bill:

Do not assume that a bill is ready for introduction merely because it was introduced in a prior legislative session. The fact that a bill was introduced and not passed could mean that it was rejected due to flaws in the draft. Always do the following before logging in a "revival":

- (l) Check each Indiana Code section in the bill to make sure it hasn't been amended or repealed.
- (2) Check all internal references in the bill to make sure they haven't been amended or repealed.
- (3) Make sure that the Code placement of each Indiana Code section is correct. If a new chapter, section, etc., is being added in the draft, be sure that a chapter, section, etc., has not already been added at the same Code location.
- (4) Revise all effective dates and make sure an effective date appears in brackets in each lead-in line. Double check to make sure there's an emergency clause at the end of the document if an emergency clause is needed. An emergency clause will be needed if any SECTION in the bill takes effect upon passage, retroactively, before June 30, 20__ (for a bill introduced during a long session), or before May 15, 20__ (for a bill introduced during a short session).
- (5) Read through the "revival" to be sure it makes sense.
- (6) Correct technical errors in compliance with the Drafting Manual.
- (7) If the bill can be improved, inform the legislator of this fact before making the improvements so that he or she is not "blind-sided". Usually, legislators are pleased to have improvements made to "revivals".

Remember that a "revival" deserves as much thoughtful analysis and attention to detail as a "new" bill request. Think of a "revival" as a good starting point, not as a completed project that merely needs to be logged in.

(8) Remember that the effective date [EFFECTIVE JULY 1, 20_] should appear in the lead-in line for SECTIONS that are to take effect on the standard effective date. Bills and other documents prepared for sessions before 1994 won't have a specified effective date in the lead-in line if they were to take effect on the standard effective date.

Checklist for

Preparing Amendments, Motions, and Committee Reports

AMENDMENTS, MOTIONS, AND COMMITTEE REPORTS

Here are some reminders that, if followed, will result in high quality documents that can be processed quickly and smoothly. Please remember that attention to detail is very important when preparing amendments, motions, and committee reports.

- 1. Use the latest version of the bill. Legislators will often ask for a second reading amendment right after a committee meeting. You need to wait until the committee report is adopted and a new version of the bill is printed before drafting the second reading amendment.
- 2. LSA PERSONNEL: Give OCR the true time a document is needed. This is really important. OCR constantly reorders the work flow based upon deadlines. Don't put your fellow drafters at a disadvantage by requesting work earlier than is necessary.
- 3. LSA PERSONNEL: If your document is **BASED ON** another document, let OCR know. This will save lots of time.
- 4. Remember to type **STRICKEN TEXT BEFORE BOLD TEXT.**

E.g. before **August July** 1 of each year NOT before **July** August 1 of each year

- 5. Don't delete text that appears in existing law. Use the **strike** command only.
- 6. Don't delete and reinsert in roman any text that appears in existing law. (There is one exception--when changing the first letter in one word from upper case to lower case or vice versa.)
 - 7. Show proper indentation and designation.
- 8. Make sure that a period appears at the end of each sentence and at the end of each command.
- 9. Punctuation should appear in the **SAME TYPEFACE** as the preceding word. Resetting a stricken word may require the punctuation to be reset also, including adding back punctuation that the bill may have deleted.
- 10. **CHECK THE DAILY ACTION FILE** for legal and technical problems in the bill you are amending. Try to take care of these problems in your amendment or committee report.
- 11. CHECK THE DAILY ACTION FILE for unincorporated amendments. Remember to reference all unincorporated amendments in the reference line. An unincorporated amendment is an amendment that has been adopted, but has not been included in the latest printing of a bill.
 - 12. Check to see if a title amendment is needed.
- 13. Quotation marks go at the beginning and end of material added to or deleted from a bill.

Title amendments and Delete Everything do not have quotation marks. Note that Title amendments and Delete Everything commands are the only commands that should contain the phrase "insert the following:".

- 14. When inserting a new line of text with indentation or changing the indentation, show the text with the appropriate indentation (i.e., blocked left, paragraph, block indented, double block indented, or triple block indented). For example:
- Page 3, between lines 8 and 9, begin a new line block indented and insert:
 - "(3) Other vector abatement programs.".

Note that in this example the indented text is preceded by "insert:".

15. When inserting new text in a line without changing the indentation, merely insert the text without using "the following:" or a ":". For example:

Page 4, line 2, after "rat" insert "day".

16. When inserting bold text in a line and also bold indentation immediately following, insert without using "the following:" or a ":" but do show the proper indentation. For example:

Page 6, line 7, after "day" insert "**explaining the importance of destroying:**

- (1) rats; and
- (2) mice.".
- 17. When adding or deleting SECTIONS in a bill, remember to check the effective dates for possible revision and remember to renumber the SECTIONS. The Renumber all SECTIONS consecutively command should appear immediately before the reference line.
- 18. Make sure that the bill you're amending has an emergency clause at the end if any SECTION of the bill will take effect before June 30, 20__ (for a bill introduced during the long session) or before May 15, 20__ (for a bill introduced during the short session).
- 19. Make sure each SECTION in the bill (other than emergency clause SECTIONS) has a specific effective date.

Many problems and delays in the processing of your documents are caused by errors and omissions in the documents that cause the computerized logging system to fail.

The most common things that cause problems are:

- (1) Missing reference line or missing [TAB] before the reference line.
- (2) Tab sets at the beginning of the amendment or committee report.
 - (3) More than one source box or wrong source box.
- (4) Document reflects CR when it should be AM or AM when it should be CR.
 - (5) Too many 00's in document name.
 - (6) Logging document under wrong bill number.

Proposed Committee Amendment (Same Form Used for House and Senate Bills)

PROPOSED AMENDMENT

DIGEST

PROPOSED COMMITTEE AMENDMENT TO SB 375.

- Page 2, delete lines 15 through 42.
- 2 Delete page 3.

(Reference is to SB 375 as introduced.)

Senate Committee Report: Do Pass Bill or Resolution

MR. PRESIDENT:		
The Senate Committee		
[Resolution] No, has had the same und the Senate with the recommendation that said	· ·	o report the same back to
(Reference is made to House [Senate] Bill _	as printed, 20_)
Committee Vote: Yeas, Nays		
	Senator	Chairnerson

House Committee Report: Do Pass Bill or Resolution

Adopted	Rejected	
Adopted	Rejected	

	YI NO	ES:
MR. SPEAKER:		
Your Committee on	<u> ,</u> to which was referred <u> </u>	Senate [House] Bill
[Joint Resolution, Concurrent Resolution]	, has had the same un	der consideration and
begs leave to report the same back to the	House with the recomme	ndation that said bill
[resolution] <u>do pass</u> .		
	Represent	tative

Senate Committee Report Amending a Bill or Resolution

MR. PRESIDENT:		
The Senate Committee on	Resolution] No, has had me back to the Senate with the	d the same under
1 Page 1, line 3, after "405 2 IAC 5-21-1(c)". (Reference is to HB [SB]	IAC 5-20-8(1)" insert " and 405 as printed, 20)	5
and when so amended that said bill do pass.		
Committee Vote: Yeas, Nays		
	Senator	, Chairperson

House Committee Report: Do Pass Amended

Adopted	Rejected
---------	----------

		YES: NO:	
MR. SPEA	KER:		
Your Comn	nittee on, to which w	vas referred S	Senate [House] Bill
	tion, Concurrent Resolution] , has had		
	report the same back to the House with t		
· ·	e amended as follows:		
1	Page 1, line 17, delete "eleven (11)" and inser	rt " thirteen (13)".	
2	Page 2, between lines 12 and 13, begin a new	v line block indente	ed
3	and insert:		
4	"(5) One (1) public defender appointed by	the chairman of tl	he
5	board of directors of the public defender	s council.	
6	(6) One (1) probation officer appointed by	the chairman of tl	he
7	board of directors of the Indiana judicial	l conference.".	
	(Reference is to SB [HB] as printed	, 20)	
and when so an	nended that said bill do pass.		
		Representative	·

Senate Second and Third Reading Amendments

SENATE MOTION

MR. PRESIDENT:

I move that [[3rd Reading add Engrossed] House [Senate] Bill be amended to read as follows:
1	Page 18, line 9, delete "or" and insert "and".
2	Page 18, line 10, delete "do not".
	(Reference is to EHB [ESB] as printed,
	20)
	Senator

House Second and Third Reading Amendments

PREVAILED	Roll Call No
FAILED	Ayes
WITHDRAWN	Noes
RULED OUT OF ORDER	

HOUSE MOTION ____

MR. SPEAKER:

I move that [3rd	d Reading add Engrossed] Senate [House] Bill be amended to read as follows:
1	Page 2, between lines 26 and 27, begin a new paragraph and insert:
2	"SECTION 3. IC 5-22-15-23 IS ADDED TO THE INDIANA CODE
3	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
4	1, 20]: Sec. 23. (a) As used in this section, "forced labor" has the
5	meaning set forth in 19 U.S.C. 1307.
6	(b) If an offeror offers to furnish supplies made in a country
7	other than the United States, a governmental body may not award
8	a contract to the offeror for those supplies if the supplies were
9	made using forced labor.
10	(c)Agovernmentalbodyshallinformofferorsinthesolicitation
11	of the provisions of this section.".
12	Renumber all SECTIONS consecutively.
	(Reference is to ESB [EHB] as printed, 20)
	Representative

Conference Committee Report Senate Version

CONFERENCE COMMITTEE REPORT DIGEST FOR SB

Citations Affected: IC 20-10.1; noncode.

Synopsis: Reading diagnostic assessments. Establishes the reading diagnostic and remediation program and fund. Provides that the program and fund are to be administered by the department of education. Requires the program to be implemented. Provides that a grade 1 or grade 2 student who is selected by the student's teacher because of difficulty in reading may be assessed and, if determined to be lacking in reading skills, must have an individualized reading instruction plan prepared for the student. Requires the state board of education to select and purchase a diagnostic instrument for the assessment portion of the program. Provides that the student's school must track the student's performance after remediation. Provides that a school may receive diagnostic and remediation grants from the fund. (This conference committee report removes language amending publication requirements for annual performance reports by school corporations.)

Effective: July 1, 20___.

CONFERENCE COMMITTEE REPORT

MR. PRESIDENT:

Your Conference Committee appointed to confer with a like committee from the House upon Engrossed House Amendments to Engrossed Senate [House] Bill No. _____ respectfully reports that said two committees have conferred and agreed as follows to wit:

that the Senate recede from its dissent from all House amendments and that the Senate now concur in all House amendments to the bill and that the bill be further amended as follows:

- Page 1, delete lines 1 through 17.
- 2 Page 2, delete lines 1 through 35.
- 3 Renumber all SECTIONS consecutively.

(Reference is to ESB [EHB] _____ as reprinted ______, 20___.)

Conference Committee Report

on

Senate Bill _____

igned	by:

Senator	Representative

Senator _____ Representative _____

Senate Conferees House Conferees

Conference Committee Report House Version

CONFERENCE COMMITTEE REPORT DIGEST FOR SB ____

Citations Affected: IC 20-10.1; noncode.

Synopsis: Reading diagnostic assessments. Establishes the reading diagnostic and remediation program and fund. Provides that the program and fund are to be administered by the department of education. Requires the program to be implemented. Provides that a grade 1 or grade 2 student who is selected by the student's teacher because of difficulty in reading may be assessed and, if determined to be lacking in reading skills, must have an individualized reading instruction plan prepared for the student. Requires the state board of education to select and purchase a diagnostic instrument for the assessment portion of the program. Provides that the student's school must track the student's performance after remediation. Provides that a school may receive diagnostic and remediation grants from the fund. (This conference committee report removes language amending publication requirements for annual performance reports by school corporations.)

Effective: July 1, 20___.

Adopted Rejected

CONFERENCE COMMITTEE REPORT

MR.	SPEA	KER:
-----	-------------	------

Your Conference Committee appointed to confer with a like committee from the Senate upon Engrossed House Amendments to Engrossed Senate [House] Bill No. _____ respectfully reports that said two committees have conferred and agreed as follows to wit:

that the Senate recede from its dissent from all House amendments and that the Senate now concur in all House amendments to the bill and that the bill be further amended as follows:

1	Page 1, delete lines 1 through 17.
2	Page 2, delete lines 1 through 35.
3	Renumber all SECTIONS consecutively.
	(Reference is to ESB [EHB] as reprinted
	20)

Conference Committee Report

on

Senate Bill _____

igned by:	C	igned	by:
-----------	---	-------	-----

Senator	Representative

Senator _____ Representative _____

Senate Conferees House Conferees



Senate Simple Resolution

Introduced Version	on_
SENATE RESOLUTION No	
DIGEST OF INTRODUCED RESOLUTION	
A SENATE RESOLUTION to honor Chapter 80 of the Disabl American Veterans for their steadfast devotion to the well being their members and to the future of America.	ed of
AUTHOR	
	_
, read first time and referred to Committee on	



EXHIBIT 35, continued

		Introduced
Regular Session	General Assembly (20)	

SENATE RESOLUTION

MR. PRESIDENT:

I offer the following resolution and move its adoption:

A SENATE RESOLUTION to honor Chapter 80 of the Disabled American Veterans for their steadfast devotion to the well being of their members and to the future of America.

Whereas, Chapter 80 of the Disabled American Veterans was chartered on March 15, 1949 and now numbers over 400 members. The Chapter has nine members with over 50 years of membership and 50 more who have between 25 and 48 years of membership;

Whereas, Chapter 80 provides help and information to veterans in the Lake County area. Chief among the assistance that the Chapter provides is transportation to medical services. Additionally, the Chapter provides assistance to needy veterans and scholarships to graduating high school seniors;

Whereas, The Disabled Veterans of America is an organization of military service men and women who were wounded, gassed or otherwise disabled in World War I, World War II, Korea, Vietnam, the Persian Gulf, and any

20__

RR 3555/DI grg



EXHIBIT 35, continued

other conflict where this country's gallant veterans have fought for freedom and for America; and

Whereas, The Disabled American Veterans at Chapter 80 continue the commitment to duty, honor and country that inspired each of them to service. They exemplify the true spirit and courage of America: Therefore,

> Be it resolved by the Senate of the General Assembly of the State of Indiana:

SECTION 1. The commitment to service which the members of Chapter 80 of the Disabled American Veterans have for those who have sacrificed much to preserve freedom and the American way is inspiring to us all. We salute their spirit, their courage, and their service.

SECTION 2. The Secretary of the Senate is directed to transmit a copy of this resolution to Chapter 80 of the Disabled American Veterans and to the nine members of the chapter who have given service for over 50 years.



20__

1

2

3

4 5

6 7

8 9

House Simple Resolution

Introduced Version

HOUSE RESOLUTION No
Introduced by:

A RESOLUTION honoring Battalion Chief Percy Moten.

Whereas, Battalion Chief Percy Moten, a Gary firefighter, pulled Leonard Petty, 4, his sister, Destiny, 3, and their grandmother, Naomi Taylor to safety from inside their burning home;

Whereas, Two other occupants of the home, a two-year-old boy and a woman, were already safely outside the home, having been awakened earlier by the barking of the family dog;

Whereas, When Percy Moten noticed that the children he

20_

HR 1553/DI 84

EXHIBIT 36, continued

had pulled from the home were barely breathing, he immediately administered mouth-to-mouth resuscitation until an ambulance arrived;

Whereas, The two children and Ms. Taylor survived the fire due to the quick actions of Percy Moten, both in rescuing them from the burning home and by administering mouth-to-mouth resuscitation to the children; and

Whereas, Men like Battalion Chief Percy Moten risk their lives daily in the service of others. It is people like Mr. Moten that make our country great: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana:

SECTION 1. That the Indiana House of Representatives wishes to thank Battalion Chief Percy Moten for his bravery and the caring nature he displayed while carrying out the duties of a firefighter. SECTION 2. That the Principal Clerk of the House of

5

6

SECTION 2. That the Principal Clerk of the House of Representatives transmit a copy of this resolution to Battalion Chief Percy Moten and his family.

HR 1553/DI 84



Senate Concurrent Resolution

Introduced Version

SENATE CONCURRENT RESOLUTION No. ____

DIGEST OF INTRODUCED RESOLUTION

A CONCURRENT RESOLUTION to recognize Richmond native and resident Lamar Lundy as one of the greatest athletes produced by our great state.

AUTHOR
, read first time and referred to Committee on

EXHIBIT 37, continued

	Introduced
Regular Session	_ General Assembly (20)

SENATE CONCURRENT RESOLUTION

A CONCURRENT RESOLUTION to recognize Richmond native and resident Lamar Lundy as one of the greatest athletes produced by our great state.

Whereas, born in Richmond, Indiana, Lamar Lundy attended Richmond High School, where he earned All-State honors in IHSAA football and basketball;

Whereas, Lamar later attended Purdue University on a scholarship, where he played both football and basketball. He lettered for three years in both sports, and he was named the Most Valuable Player of both teams in his senior year. Lamar is the only Boilermaker in the school's history to achieve this feat;

Whereas, upon graduation from Purdue, Lamar achieved great fame playing for thirteen years with the Los Angeles Rams. While with the Rams, Lamar became famous as a member of one of pro-football's legendary defenses, the "Fearsome Foursome", along with Deacon Jones, Rosey Grier, and Merlin Olsen. Lamar concluded his football career as a coach with the San Diego Chargers;

Whereas, due to his success on the field and on the court,

20__ RC 1625/DI es



EXHIBIT 37, continued

Lamar is only one of three persons inducted into the Indiana Football Hall of Fame and the Indiana Basketball Hall of Fame;

Whereas, Lamar presently resides in Richmond, where he serves as the president of the Indiana Football Hall of Fame, along as an analyst for WKBV during the Richmond High School football season;

Whereas, in addition to football-related activities, Lamar is also an active member of the Oak Park Church of God, the Townsend Community Center, and former board member of Civic Hall Associates. He further serves as a volunteer and speaker for various community affairs; and

Whereas, the people of Indiana are very interested in the athletic endeavors of its citizens, and we are quite proud of Lamar Lundy's accomplishments and success: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

1	SECTION 1. That the Indiana General Assembly recognizes Lamar
2	Lundy as one of Indiana's greatest professional and non-professional
3	athletes.
4	SECTION 2. That we also acknowledge Lamar Lundy for his
5	inspirational message to the citizens of this great state that success is
6	obtained by effort and dedication to a cause.
7	SECTION 2. The Secretary of the Senate is hereby directed to
8	transmit a copy of this resolution to Lamar Lundy and to Richmond
9	Mayor Dennis Andrews.



20__ RC 1625/DI es



House Concurrent Resolution

Introduced Version

HOUSE CONCURRENT RESOLUTION No. ____

DIGEST OF INTRODUCED RESOLUTION

A CONCURRENT RESOLUTION congratulating the Alexandria-Monroe Tigers as the 20__ Class 2A State Boys Baseball Champions.

	AUTHOR
,1	ead first time and referred to Committee on



20__ RC 2586/DI ch

EXHIBIT 38, continued

		Introduced
Regular Session	_ General Assembly (20)	

HOUSE CONCURRENT RESOLUTION

A CONCURRENT RESOLUTION congratulating the Alexandria-Monroe Tigers as the 20__ Class 2A State Boys Baseball Champions.

Whereas, The Tigers finished their season at 25-4 by winning the 20__ Class 2A State Baseball Championship at Victory Field;

Whereas, This Championship Team provided those who participated on the field, as well as students and supporters of Alexandria-Monroe, with one of the most memorable and hotly contested Championship games in IHSAA baseball history;

Whereas, The Alexandria-Monroe High School Class 2A State Baseball Champions, along with the Class 2A State Basketball Champions, made history by becoming the first school to have these two champions in the same year;

Whereas, Each member of this Team should be congratulated for desire, dedication, and perseverance to make the 20__Tiger's the Champions of Class 2A;

Whereas, Hard-work in preseason and throughout the entire season was amply rewarded for every person associated with this Team when the final out was reached

20 RC 2586/DI ch



EXHIBIT 38, continued

and each member was able to lift the Championship Trophy;

Whereas, Players, coaches and managers should be commended for their tremendous accomplishment but also for bringing immeasurable pride to the people of Alexandria: Therefore,

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the Indiana General Assembly wishes to congratulate the 20__ Alexandria-Monroe Tigers State Class 2A Baseball Champions and recognize the pride it brought the Alexandria community.

SECTION 2. That the Principal Clerk of the House of Representatives transmit copies of this resolution to Alexandria-Monroe High School, as well as each player, coach, and manager.



20__ RC 2586/DI ch

Joint Resolution on First Presentation Adding a New Section to the Indiana Constitution

Introduced Version

SENATE JOINT RESOLUTION No. __

DIGEST OF INTRODUCED RESOLUTION

Citations Affected: Article 10 of the Constitution of the State of Indiana.

Synopsis: Prohibition of property taxes for schools. Amends the Constitution of the State of Indiana to prohibit the assessment or taxation of property for the support of the common schools.

Effective: This proposed amendment must be agreed to by two consecutive general assemblies and ratified by a majority of the state's voters voting on the question to be effective.

Author
, 20, read first time and referred to Committee on

EXHIBIT 39, continued

Introdu	ced
Regular Session General Assembly (20)	
PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indi Constitution) is being amended, the text of the existing provision will appear in this style type additions will appear in this style type. Additions: Whenever a new statutory provision is being enacted (or a new constitution provision adopted), the text of the new provision will appear in this style type. Also, the will appear in that style type in the introductory clause of each SECTION that adding provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflict the statute of the statute of the statute of the style type or this style type.	pe, onal ord ds a

SENATE JOINT RESOLUTION

A JOINT RESOLUTION proposing an amendment to Article 10 of the Constitution of the State of Indiana concerning taxation.

Be it resolved by the General Assembly of the State of Indiana:

	SECTION 1. The following amendment to the Constitution of the
	State of Indiana is proposed and agreed to by this, the One Hundred
;	General Assembly of the State of Indiana, and is referred to the
	next General Assembly for reconsideration and agreement.
;	SECTION 2. ARTICLE 10 OF THE CONSTITUTION OF THE
)	STATE OF INDIANA IS AMENDED BY ADDING A NEW
'	SECTION TO READ AS FOLLOWS: Section 9. Property may not
}	be assessed or taxed for common school purposes.



20__

SJ 9— 9SJ 9609/DI 47

Joint Resolution on First Presentation Amending the Indiana Constitution

Introduced Version

HOUSE JOINT RESOLUTION No. 1

DIGEST OF INTRODUCED RESOLUTION

Citations Affected: Articles 8, 10, and 13 of the Indiana Constitution.

Synopsis: Elimination of property taxation. Prohibits the assessment and levy of a property tax. Eliminates the requirement that the general assembly provide for the assessment of property. Changes the limitation on debt for a political or municipal corporation from 2% of assessed valuation to 20% of total revenue. This proposed amendment has not been previously agreed to by a general assembly.

Effective: This proposed amendment must be agreed to by two consecutive general assemblies and ratified by a majority of the state's voters voting on the question to be effective.

Author
, 20, read first time and referred to Committee on

EXHIBIT 40, continued

		Introduced
Regular Session	General Assembly (20)	

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the _____ General Assembly.

HOUSE JOINT RESOLUTION No. 1

A JOINT RESOLUTION proposing an amendment to Articles 8, 10, and 13 of the Indiana Constitution concerning taxation.

Be it resolved by the General Assembly of the State of Indiana:

1	SECTION 1. The following amendment to the Constitution of the
2	State of Indiana is proposed and agreed to by this, the One Hundred
3	General Assembly of the State of Indiana, and is referred to
4	the next General Assembly for reconsideration and agreement.
5	SECTION 2. ARTICLE 8, SECTION 2 OF THE CONSTITUTION
6	OF THE STATE OF INDIANA IS AMENDED TO READ AS
7	FOLLOWS: Section 2. The Common School fund shall consist of the
8	following:
9	(1) The Congressional Township fund, and the lands belonging
10	thereto.
11	(2) The Surplus Revenue fund.
12	(3) The Saline fund and the lands belonging thereto.
13	(4) The Bank Tax fund, and the fund arising from the one hundred



20

HJ 1—HJ 9204/DI 73

EXHIBIT 40, continued

and fourteenth section of the charter of the State Bank of Indiana.



20__

HJ 1—HJ 9204/DI 73

Joint Resolution, Vehicle Bill

Introduced Version

SENATE JOINT RESOLUTION No. ___

DIGEST OF INTRODUCED RESOLUTION

Citations Affected: The Constitution of the State of Indiana.

Synopsis: Vehicle joint resolution. This proposed amendment has not been previously agreed to by a general assembly.

Effective: This proposed amendment must be agreed to by two consecutive general assemblies and ratified by a majority of the state's voters voting on the question to be effective.

$\boldsymbol{\frown}$	4	
$\mathbf{I} - \mathbf{Q}$	rton	۱
Va.		L

_, 20__, read first time and referred to Committee on Rules and Legislative Procedure.



20__

SJ 2—SJ 9604/DI 44

EXHIBIT 41, continued

Introduced
Regular Session General Assembly (20)
PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type. Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution. Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the General Assembly.
SENATE JOINT
RESOLUTION No
A JOINT RESOLUTION proposing an amendment to the Constitution of the State of Indiana concerning the Constitution of the State of Indiana.
Be it resolved by the General Assembly of the State of Indiana:
SECTION 1. The following amendment to the Constitution of the State of Indiana is proposed and agreed to by this, the General Assembly of the State of Indiana, and is referred to the next General Assembly for reconsideration and agreement. SECTION 2. The Constitution of the State of Indiana is



amended.

20__

SJ 2—SJ 9604/DI 44

Joint Resolution to Ratify an Amendment to the U.S. Constitution

, 20
SENATE JOINT
RESOLUTION No.
DIGEST OF SJR (Updated, 20 DI kcc)
Citations Affected: Article, Sections 1 through 3 of the United Stated Constitution.
Synopsis: Equal rights amendment. Provides for the ratification of the proposed amendment to the Constitution of the United States relative to equal rights for men and women.
Effective: The United States Constitutional amendment must be ratified by three-fourths of the states to be effective.
Author

_, 20__, amended; reassigned to Committee on ______.



SJ0020—SJ 9605/DI 44

, 20_

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the _____ General Assembly.

SENATE JOINT RESOLUTION No.

A JOINT RESOLUTION for ratification of the proposed amendment to the Constitution of the United States concerning equal rights for men and women.

Whereas, Both Houses of the One Hundredth Congress of the Unites States of America, at the second session of that Congress, adopted a Joint Resolution proposing to amend the Constitution of the United States in the following words:

"Joint RESOLUTION

Proposing an amendment to the Constitution of the United States relative to equal rights for men and women.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein). That the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States within seven years from the date of its submission by the Congress:

ARTICLE

Section 1. Equality of rights under the law shall not be denied or abridged by the United States or by any State or account of sex.

Section 2. The Congress shall have the power to enforce, by

SJ0020—SJ 9605/DI 44



appropriate legislation, the provisions of this article.

Section 3. This amendment shall take effect two years after the date of ratification."

Be it resolved by the General Assembly of the State of Indiana:

1	SECTION 1. That this proposed amendment of the Constitution of
2	the United States of America is ratified by the General Assembly of the
3	State of Indiana.
4	SECTION 2. That certified copies of this joint resolution be
5	forwarded by the governor of Indiana to the Administrator of General
6	Services, as required by 1 U.S.C. 106(b), as well as to the Secretary of
7	State of the United States, to the President of the United States Senate,
8	and to the Speaker of the House of Representatives of the United
9	States.

SJ0020—SJ 9605/DI 44



Joint Resolution Applying to Congress for a Constitutional Convention (General Subject Matter Form)

,	20
---	----

HOUSE JOINT RESOLUTION No. 22

·
DIGEST OF HJR (Updated, 20 DI 13)
Citations Affected: Article III, Sections 1 through 3 of the United Stated Constitution.
Synopsis: Length of federal judge service. Requests Congress to call a constitutional copnvention to propose an amendment to the Constitution of the United States to limit the length of service of the members of the federal judiciary, and for no other purpose.
Effective: A constitutional convention is called when two-thirds of the state legislatures make application to the Congress to call a constitutional convention to consider an amendment to the Constitution of the United States.
Author
Procedure, 20, read first time and referred to Committee on Rules and Legislative

EXHIBIT 43, continued

	20
,	20_

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the _____ General Assembly.

HOUSE JOINT RESOLUTION No. __

A JOINT RESOLUTION requesting Congress to call a constutional convention for the purpose of proposing an amendment to the Constitution of the United States concerning the length of service of the members of the federal judiciary.

Be it resolved by the General Assembly of the State of Indiana:

SECTION 1. That the General Assembly of the State of Indiana makes application to the Congress of the United States for a convention under Article V of the Constitution of the United States for the specific and exclusive purpose of proposing an amendment to the Constitution of the United States to limit the length of service of the members of the federal judiciary, and for no other purpose.

SECTION 2. That certified copies of this resolution be sent to the presiding officers of the Congress of the United States, to the Secretary of the Senate and the Clerk of the United States House of Representatives, to the presiding officer of each chamber of each state legislature in the United States, and to the members of the Congress of the United States from Indiana.

HJ0022—SJ 9605/DI 44



1

2

3

4

5

6

7

8

9

10

11

12

Concurrent Resolution Urging Congress

Introduced Version

HOUSE CONCURRENT RESOLUTION No
DIGEST OF INTRODUCED RESOLUTION
A CONCURRENT RESOLUTION urging Congress to study the issue of non-collection of state and local sales and use taxes by the United States Postal Service to estimate the cost to the states and localities due to lost tax revenue.
Author
, read first time and referred to Committee on

EXHIBIT 44, continued

		Introduced
Regular Session	General Assembly (20)	

HOUSE CONCURRENT RESOLUTION No. _____

A CONCURRENT RESOLUTION urging Congress to study the issue of non-collection of state and local sales and use taxes by the United States Postal Service to estimate the cost to the states and localities due to lost tax revenue.

Whereas, the citizens of the State of Indiana, as residents of the "Crossroads of America," have a strong economic interest in efficient and economical interstate commerce; and

Whereas, the citizens of Indiana should have the ability to choose from among a competitive variety of methods and vendors for shipping and receiving goods aside from universal mail delivery; and

Whereas, shipping and transporting goods by land, air and water is a quickly growing business sector, particularly in Indiana; and

Whereas, the United States Postal Service has in recent years expanded its activities beyond its core mission of universal mail service to include non-postal related business products and services in direct competition with Indiana private-sector enterprises; and

Whereas, private enterprise pays taxes and fees in engaging

2000 DC 2966/DI bjc



EXHIBIT 44, continued

in some services and offering some products with which the Postal Service now competes while, at the same time, the Postal Service enjoys exemption from those taxes and fees; and

Whereas, these exemptions enjoyed by the United States Postal Service deprive Indiana state and local governments of needed revenue;

Whereas, the House and Senate of the Indiana General Assembly hereby call on the United States Congress, particularly the Members from the Indiana Congressional delegation, to enact legislation in the ____ Congress that would either: 1. Require the United States Postal Service to collect and remit state and local sales and use tax on the sale of non-postal item by the United States Postal Service; or, 2. Prohibit the sale of non-postal items by United States Postal Service.

Be it resolved by the House of Representatives of the General Assembly of the State of Indiana, the Senate concurring:

SECTION 1. That the General Assembly of the Indiana House of Representatives urges Congress to study the issue of non-collection of state and local sales and use taxes by the United States Postal Service to estimate the cost to the states and localities due to lost tax revenue. SECTION 2. That the Principal Clerk of the Indiana House of Representatives transmit a copy of this resolution to the United States Congress.



2

3

4

5

6 7

2000

DC 2966/DI bjc

Concurrent Resolution to Establish an Interim Study Committee

Introduced Version

SENATE CONCURRENT RESOLUTION No. _____

DIGEST OF INTRODUCED RESOLUTION

A CONCURRENT RESOLUTION urging the establishment of an interim study committee to examine the investigation of reports of child abuse and neglect by local child protection services.

Author
, read first time and referred to Committee on

19996276

SC 2015/DI 77



20__

		Introduced
Regular Session	General Assembly (20)	

SENATE CONCURRENT RESOLUTION

A CONCURRENT RESOLUTION urging the establishment of an interim study committee to examine the investigation of reports of child abuse and neglect by local child protection services.

Whereas, [If desired, insert the reasons the committee is needed]: Therefore,

Be it resolved by the Senate of the General Assembly of the State of Indiana, the House of Representatives concurring:

	SECTION 1. That the legislative council is urged to establish an
,	interim study committee with the responsibility of examining
}	investigation of reports of child abuse and neglect by local child
Ļ	protection services.

SECTION 2. That the committee, if established, shall operate under the direction of the legislative council, and that the committee shall issue a final report when directed to do so by the council.



5

6

7

20__ SC 2015/DI 77